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	the latest and the second of t
1	stipulated to extend Zhang's time to file a responsive pleading. [Motola Dec. Ex. "B"].
2	Accordingly, Zhang's responsive pleading was due on July 24, 2008. As of today's date, Zhang
3	has failed to answer. [Motola Dec. ¶ 5].
4 5	The above stated facts are set forth in the accompanying declaration of Jenna L. Motola,
6	Esq., filed herewith.
7	
8	Dated: August 7, 2008 GREBEN & ASSOCIATES
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10	Jenna Moka
11	AN A. GREBEN
12	JENNA L. MOTOLA Plaintiff Wells Fargo Bank, N.A.,
13	as Trustee of the Clara Poppic Trust
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	2 REQUEST TO ENTER DEFAULT OF YING ZHANG-Case No. CV 08 2561 SBA